MORRISON'S REVENUE BILL.

A NEW PLAN TO PREVENT FRAUDS. A GENERAL ALTERATION OF THE OLD LAW-RIGID REGULATIONS AS TO RECTIFIERS' AND DISTIL-LERS' BONDS AND REPORTS-THE STAMPING OF

CIGAR BOXES-SEIZURES. WASHINGTON, April 20 .- In view of the recent whisky and other revenue frauds, it is proposed to amend the Revenue laws so as better to insure the perfect collection of Government taxes. Mr. Morrison, a Democratic Representative of Illinois, has prepared a bill with this object in view. The following is the text of the bill:

A bill to amend the laws relating to internal revenue officers and accuts.

Be it enacted, by the Senate and House of Representatives of the United States of America in Congress assumbled, that the Secretary of the Treasury may, upon the recommendation of the Commissioner of internal Revenue, impose the duties of storekeeper and gauger upon one officer where the amount of spirits produced at the distillery to which such officer may be assigned is not sufficient, in the judgment of the Commissioner, to warrant the employment of two officers to perform the separate duties of storekeeper and gauger. The Secretary of the Treasury may issue a commission to such officer has storekeeper only. And the said officer shall, before catering upon the discharge of such duties, give a bond in the penal sum of not less than \$5,000 for the initiating performance of the commined duties of storekeeper and gauger.

Sec. 2. That any collector of internal revenue, or any

Sac. 2. That any collector of internal revenue, or any deputy collector, or other employe of or person acting for such collector, who shall issue any stamp or stamps indicating the payment of any internal revenue tax before payment in full there or has been made to the officer or payment in full there or has been made to the officer or payment in full there or has been made to the officer or payment in full there or has been made to the officer or payment in full there or has been made to the officer or payment of any shall be fixed for each stamp that issued demeanor, and shall be fixed for each stamp that issued an amount equal to the face value thereof, in addition to the liability of the collector on his official bond on account of such stamp; and such collector, deputy collector, or employ é shall be dismissed from office.

SEC 3. That the Revised Statutes of the United States be amended as follows, namely: That Section 797 be amended by adding thereto the following:

He shall also, at the close of each month, or within ten days increafter, report to the Commissioner of internal Revenue all moneyment into court, the amount paid on account of cases arising under the bonds of collectors of internal revenue. The report shall show the name and nature of each case, the date of payment into court, the amount on account of costs. If such money, or any portion thereof, has been paid by the clork to any internal revenue officer, it shall be accompanied by the receipt of such officer. ager. Sec. 2. That any collector of internal revenue, or any

In every collection district where they may be necessary,

ne or more inspectors of tobacco and cigars,
And inserting in lieu thereof;
Such number of inspectors of tobacco and cigars as may be Also by striking out the last clause of the section and

Also by striking out the use clause of the inserting in lieu thereof the words: Each inspector shall be required to give bond for the faithful discharge of the duties assigned to him by law or regulations, with security approved by the Commissioner of Internal Rev-enue, in such form and for such amounts as the Commissioner That Section 3,156 be amended by striking out the

on district were tady and all revenue radians.

And inserting in heir thereof the words:
There shall be appointed by the secretary of the Treasury and number of internal revenue gaugers as may be necessary. That Sections 3,159 and 3,160 be, and they are hereby

That Sections 3,159 and 5,150 be amended by striking repealed; and that Section 3,163 be amended by striking out all after the number thereof, and inserting in her out all after the following: thereof the following: Every Collector, within his collection district, and every in Every Collector, within his collection district, and every in

SPECIAL TAXES. SEC. 6. That nothing contained in Chapter III. of Title 35 of the Revised Statutes shall prevent the issue, under such regulations as the Commissioner of Internal Rev enue may prescribe, of special-tax stamps to persons carrying on the business of retail dealers in liquor, retail

rying on the business of retail dealers in liquor, retail dealers in malt liquors, or dealers in tobacco, upon passenger radroad trains, or upon steamboats or other vessels engaged in the business of carrying passengers.

SEC 7. That hereafter no special tax shail to held to accrue on a sale of dutilled spirits, wines, or malt liquors made by a person who is not otherwise a dealer in fliquors, where such sighting, whose, or inquors have been received by the person so selling the same in payment of a debt, and where such spirits are sold by such person in one parcel only; nor the special tax of a wholesale liquor dealer or wholesale dealer in malt liquors be held to apply to a retail dealer in fliquors are retail dealer selling out his entire stock of liquors in one parcel, or in parcels embracing not less than his entire stock of distilled spirits, of whes or of malt liquors; and section 3,319 of the Revised Statutes shall not be held to prohibit a rectifier or liquor-dealer from purchasing in quantiles greater than 20 gailons the distilled spirits sold in one parcel, as aforesaid.

one parcel, as aforesaid.

SEC. S. That paragraph first of Section 3,244 of the
Revised Statutes be amended by striking out the words

"one hundred" in the first line and inserting in licu
thereof the words "eighty-toni," and by striking out all
sefter the word "provided," in said paragraph, and inserting in licu thereof the words. "That the special tax
of a brewer shall not be incurred by the manufacture of
any product which is not subject to the tax on formented
lineors."

Sec. 9. That it shall be unlawful to recover by distillation the spirits absorbed by charcoal or fruit, used for purifying or flavoring distilled spirits, except upon the premises of the rectifier, where such substances have been used for purifying or flavoring; or for any rectifier to distill the weshings or waste liquor of a retail liquor dealer. A violation of this section shall subject the presents of each gallon of tax imposed upon distilled spirits for each gallon of spirits so recovered.

DUTIES OF RECTIFIERS.

SEC. 10. That every rectifier shall, on filing with the Collector his notice of intention to commence or continu business, after the passage of this act, and on the first day of each succeeding year, make and execute a bond in day of each succeeding year, make and execute a local inform prescribed by the Commissioner of Internal Revenue, with at least two sureties, said bond to be approved by the Collector of the district. The penal sum of said bond shall not be less, in the case of a rectifier who rectifies by the process of redistilling or of leaching, or both, than double the amount of tax imposed by law on the spirits that can be rectified by such rectifier during a period of ten days; but in no case shall the penal sum be less than \$500. The condition of said bond shall be that the principal shall faithfully comply with all the provisions of law in relation to the duties and business of rectifiers, and shall pay all taxes, penalties incorred, or flees imposed on him for violation of any of the said provisions. A new bond may be required in case of the death, insolvency, or removal of either of the samelies, and in any other contingency, at the discretion of the collector or Commissioner of internal Revenue. Any recurier failing or refusing to give the bond required by this section, or to renew the same, or who shall give any false, forged, or fraudulent bond, shall forfeit all interest in the rectifying apparatus, and in the real estate and premises connected therewith, and on conviction shall be fined not less than \$100 nor more than \$5,000, and be imprisoned in these than one mouth nor more than two years. form prescribed by the Commissioner of Internal Reve-

imprisoned not less than one mouth nor more than two years.

Sec. 11. That no bond of a rectifier shall be approved unless he is the owner in fee simple, unincumbered by mortgage, judgment, or other then of the premises on which his recutifying establishment is situated; provided, however, that in case the lot or tract of land owned by the rectifier upon which the rectifying establishment is situated is incumbered by mortgage, judgment, or other lien, or in case the rectifier has only an estate less than fee aimple in the premises on which the rectifying establishment is located, then the value of such premises, together with the building and rectifying apparatus, shall be appraised in the manner to be prescribed by the Commissioner of Internal Revenue, and the collector is authorized to accept a bond, with not less than two sureties, to be by him approved, conditioned that in case the rectifying establishment, premises, apparatus, or any part thereof, shall, by final ladgment, be forfuited for vicinition of any of the provisions of law, the obligore shall pay the amount stated in said bond, the penal sum of which shall not be less than the appraised value of the rectifying establishment, premises, and apparatus. in said bond, the penal sum of the recifying establishment, premises, and apparatus.

SEC. 12. That when any rectifier intends to rectify such a said spirits, he shall give notice in

SEC. 12. This when any recurrent measure to recompound any distilled spirits, he shall give notice in duplicate to the collector of the district, in such form, and giving such particulars as the Commissioner of Internal Revenue may prescribe, one of such notices to be forwarded by the collector to the Commissioner of Internal Commissioner of Internal Revenue may prescribe, one of such notices to be forwarded by the collector to the Commissioner of Internal Commission and Revenue.

REC, 13. That the Revised Statutes be amended as fol-

lows, namely: That Section 3,317 be amended so as to

read as follows:

That on or before the 10th day of each month every person engaged in rectilying or compounding distilled spirits shall make, in such form as may be prescribed by the Commissioner of Internal Revenue, a return to the collector of the district, showing the quantity of spirits received for rectification, the quantity removed after rectification, the quantity removed after rectification, the quantity removed after rectification the quantity rectified, the quantity removed after rectification as may be required by the Commissioner of Internal formation as may be required by the Commissioner of Internal formation as may be required by the Commissioner of Internal Revenue, such return to be made in duplicate and sworn to by the rectifier, and the collector shall forward one of such returns to the Commissioner of Internal Revenue. Every person who carries on the business of a rectifier with intent to defraud the United States of the tax on the spirits rectified by fair, or any part thereof, or with intent to ad, abset, of assist any persons or persons in defrauding the United States of the sum any distilled spirits, or who shall purchase or receive or distilier; to a place other than the distillery warehouse provided by law, knewing, or having reasonable ground to believe that the tax on sad spirits, or on any part thereof, required by law has not been paid, shal, for every such offense, be fined not less than \$1,000 nor more than \$9,000, and imprisoned not less than \$1,000 nor more than two years. And all distilled spirits or wines owned by such person, and all distilled spirits or or the compounding of ilquors, and all other networks and all distilled spirits or or the compounding of ilquors, and all other networks and all distilled spirits or or the compounding a part of the preference of such personal property foun, in the rect; y-ing-louse or establishment, or to any building, room, yard, or inclosure connected therewith, and used with, or constituting a part of the preference of such personal pr or before the 10th day of each menth every person or before the 10th day of each menth every person

REGULATIONS FOR DISTILLERS.

That Section 3,264 be and the same is hereby amended by striking out all after the said number and substitut-

ing therefor the following:
On receipt of notice that any person, fru, or corporation
wishes to commence the business of distilling, the collector, or On receipt of notice that any person, firm, or corporation wishes to commence the business of distilling, the collector, or a deputy collector to be designated by thin, shall proceed, in person, at the expense of the United States, with the aid of one of the assistant designated by the Commissioner of Internal Revenue for the purpose of making surveys of internal Revenue for the purpose of making surveys of the ternal Revenue for the purpose of standard states, to make a survey of such distillery for the purpose of estimating and determining its true spirit producing capacity for a day of 24 hours. In all surveys, 45 gallons of mash or beer brewed or fermented from craim small represent not less than one bushel of grain, and seven shall represent not less than one gallon of molasses, except in distilleries operating on the sour mash principle, in which distilleries of Sallons of beer, brewed or fermented from grain, shall represent not less than one bushel of grain. A wratter report of such survey shall be made in triplicate, of which one copy shall be delivered to the destiller, one copy shall be retained by the collector, and one copy shall be francainted to the commessioner of Internal Revenue, and the survey shall take effect upon the delivery of such copy to the distiller. DESTRUCTION OF STILLS.

That Section 3,332 be amended by adding thereto as

And in case of seizure of a still, doubler, worm, worm tob, mash-tab, fermenting-inb, or other distilling apparatus, having less producing capacity than 1:0 sailons per distilling apparatus, having less producing capacity than 1:0 sailons per distilling apparatus shall be of less than \$500 value, and where it has a paratus shall be of less than \$500 value, and where it has a paratus shall be of less than \$500 value, and where it has a paratus shall be of less than \$500 value, and where it has a paratus shall be of less than \$500 value, and where it has a paratus shall be of less than \$500 value, and where it has a paratus shall be of the sail sail shall be of less than the paratus destroy the sail sail that the sail shall be of the presence of distilling reasons of any agrituation shall be of the presence of with the said effects in a day where the sail shall be of the sail shall make the sail of federal shall be of the Commission of sail shall s

TOBACCO REPORTS AND BOOKS. SEC. 15. That Section 24 of an act entitled "An act to amend existing customs and internal revenue laws, and for other purposes," approved Feb. S, 1875, be amended by inserting before the words " and in such case" on the eleventh line the words "and for the due performance on the part of the experter or owner, at the port of export, of all the requirements in regard to notice of export, of all the requirements in regard to notice of export, of all the requirements in regard to notice of export, entry, and bond hereinafter specified."

SEC. 16. That the Revised Smitutes be amended as follows, manely: That the tenth scholivsion of Section 3.244 be and the same is hereby amended by striking out the last sentence thereof, having the following words:

Every eight maker shall cause his name and reddence to be redustred, which such eight mane, which the Collector of the district in which such eight mane, while the content of the redustred of the content of the district in which such eight maker shall be supplied and every manufacturer of eight semployed by all the shall have reducted or redused to make shall have neglected or redused to make shall have reducted or redused to make shall regard the shall have reducted by striking out all of said section after the word "shall in the first line, and by inserting in lieu of the words stricken out the following words:

Make daily entries in two books spit for that purpose, one to be furnished by the devertual councils and prescribe, of the humber of received by hum on assignment, transfer, or other whee, and of whem purchased or received, and the number of hosphends, cases, on pounds old, by line, with the content of the words. eleventh line the words " and for the due performance

Commissioner of Internal Bevenue, or to transfer to the Collector of his district, as herein provided, the doplicate copy containing in dully transactions, as aforesaid, shall be liable to a penalty of \$500, and shall be fined not less than \$100 nor more than \$5,000, and imprisoned not less than six months nor more than two years.

That Section 3,362 be and the same is hereby amended, by striking out, in the clause relating to fine-cut chewing tobacco, the following words:

Except that fine out chewing tobacco may, at the option of the manufacturer, be put up in wooden packages containing 10, 20, 41, and 60 pounds each.

That Section 3,364 be and the same is hereby amended, by striking out, after the word "cantioned" in the notice, the word, "under the penulties of law not to use this package for tobacco again," and by inserting in lieu linered the following words:

Not to use other this package for tobacco again, or the stamp thereon again, nor to remove the contents of this package without destroying said stamp, under the penalties provided by law in such cases.

And that said section be and the same is further ancended by adding thereto the following words:

Provided, That on wooden packages containing cavendish, plug, twist, or fine out chewing tobacco, having the manufacturer's name stencied, stamped, indented, burned, or impressed into the bor, in a legible and dirable manufacturer or manufacturer's name may be omitted from the notice prescribed in this section.

That Section 3,377 be and the same is hereby amended by adding thereto the following words:

Provided That are represented by the Commissioner of Internal Revenue and approved by the Secretary of the Treasart.

That Section 3,377 be and the same is hereby amended by studing thereto the prescribed by the Commissioner of Internal Revenue and approved by the Secretary of the Treasart.

That Section 3,386 be and the same is hereby amended

That Section 3,386 he and the same is hereby amended by striking out all the words in the proviso thereof after the words "fifty dollare," and inserting in lieu thereof the following words:

Not notil evidence satisfactory to the Commissioner of Internal Revenue has been furnished that the stamps affixed to the tonsecte, and, or cigars entered any elsered for export to a foreign country were totally destroyed before such character, our until the chainsant has filed a bond, with good and sufficient surfaces, to be approved by the collector of the district from which the goods are shipped in a penal sum double the amount of the tax for which said claim is made, that he will present within a reasonable thus, evidence satisfactory to the Commissioner of Internal Revenue that said tobacco, smit, or clears have been inneed at any port without the jurisdiction of the United States, or that after shipment the same were lost at sea and have not been relanded within the limits of the United States.

That Section 3,387 be and the same is hereby amended That Section 3,387 be and the same is hereby innended by striking out after the words "simil be conditioned that," in the second sentence, the words "he shall not employ any person to manufacture organs who has not been duly registered as a cigar-anaker. That Section 3,389 be, and the same is hereby amended by striking out, after the word "manufactory" in the fifth line, the following words: "and the names and rosi-dences of every cigar-maker employed in his district," and inserting the word "and" in the fourth line, after the words "carried on."

CIGARETTE STAMPS. That Section 3,392 be and the same is hereby amended by adding thereto the following words:

by adding thereto the following words:

And provided further. That every manufacturer of eigareties shall put up all the cirareties that he either manufacture er has made for him, and selbs or removes for consumption or use in packag s or parcels containing 10, 20, 50 or 100 eigareties each, and shall securely affect each of said packages or parcels a suitable stamp, denoting the tax thereon, and shall properly cancel the same practic such as dead packages or parcels a suitable stamp, denoting the tax thereon, and shall properly cancel the same practic such as or removal for consumption or use, under such regulations as the Commissioner of Internal Revenue shall prescribe, and all cigareties imported from a foreign country shall be packed, stamped, and the stamp cancels in like manner, in action to the import arang imicating inspection at the Custom house before they are withdrawn thereform.

That Section 3,393 be and the same is hereby amended by striking out after the word "printed" in the third line the words "together with the proprietor's or manufacturer's name," and that said section be further amended by striking out after the word "cantioned" in the notice the words "under the penalties of law not to use this box for cigars again," and by inserting in lieu thereof the following words:

Not to use either this box for cigars again or the stamp thereon again, nor to remove the contents of this box, without destroying said stamp, under the penalties provided by law in such cases.

ERANDING OF CIGAR BOXES.

BRANDING OF CIGAR BOXES.

That Section 3,397 be and the same is hereby amended by striking out the words "without burning into each box with a branding-iron," and inserting in lieu thereof the words "without stamping, indenting, burning, or impressing into each box in a legible and durable man-ner;" and that said section be further amended by adding

thereto the following words:

Provided, That eights packed expressly for export, and which shall be exported to a foreign country under the restrictions and regulations prescribed by the Commissioner of internal Revenue, and approved by the Secretary of the Treasury, shall be exempt from the provisions of Section 3,335 of the Revised Statutes, requiring a label to be affixed to each box.

A shrewd old Yankee said he didn't believe there was any downright cure for laziness in a man.
"But," he added, "I've known a second wife to hurry it some."

XLIVTH CONGRESS-IST SESSION.

REGULAR REPORT OF PROCEEDINGS. BENATOR BOGY FAVORS THE UNIVERSAL USE OF SILVER-AN ANTI-CHINESE RESOLUTION IN THE SENATE-A SECRET INQUIRY ORDERED INTO A

CHARGE AG'INST MR. BRISTOW-LONG DEBATE ON THE TRANSFER OF THE INDIAN BURBAU. SENATE WASHINGTON, April 20, 1876. In the Senate to-day petitions were presented against any change in the tariff by Mr. SHERMAN (Rep., nio); against Government manufacture of envelopes. by Mr. WALLACE (Dem., Penn.); for the abolition of compulsory pilotage, by Mr. ANTHONY (Rep., R. I.)

from the Governor and others of Rhode Island, and by Mr. CAMERON (Rep., Penn.) The following bills among others were reported and placed on the calendar: To remove the disabilities of James E. Slaughter of Alabama.

placed on the calendar:

To remove the dissolities of James E. Slaughter of Alabama.

For the erection of a monumental spindle on Whale Rock, entrance of Narragansett Bay.

The liouse bill in regard to pensions of 1812.

To regulate the practice of pharmacy in the District.

To grant a pension of 837 a month to soldiers who have lost an arm and a leg.

The following bill and resolutions were passed:

The following bill and resolutions were passed:

The print 10,0.0 copies of the Smithsonian Institute report and 4,500 copies of Prof. Hayden's survey of the Tgritories.

To authorize the issue of arms to the Washington Light Infantry and the Chinch Isides of Georgia.

For the relief of Albert Towle.

Mr. EDMUNDS (Rep., V.) introduced a bill to abolish the Board of Heatin of the District of Columbia and to transfer its duties to the Surgeon-General of the Army.

Referred to the Committee on Military Affairs.

Mr. BOGY (Delu., Mo.) moved that when the Senate adjourn to-day it be to meet on Monday next. Agreed to—Yens, 29; Nays, 25.

Mr. DORSEY (Rep., Ark.) submitted a resolution directing the Committee on the District of Columbia to inquire into the necessity of adopting proper measures to repair and maintain the coate to be paid by the United States and the District Governments respectively, and report by laid or otherwise. Agreed to.

Mr. MORKILL (Rep., V.) submitted a resolution instructing the Committee on the District of Columbia to inquire and report if it is proper that the bridge over the eastern branch of the Potomae River should be occupied by two railroad tracks to the inconvenience of travel, and to give notice is the proper that the bridge over the eastern branch of the Potomae River should be occupied by two railroad tracks to the inconvenience of travel, and to give notice is the proper that the bridge over the eastern branch of the Potomae River should be occupied by two railroad tracks to the inconvenience of travel, and to give notice is the propertion of this present by Licat. Fitch, but it did no

mice more than all the property of Mr. Face.

Mr. GORKION (Bem., Ga.) beyod the bill would be passed.

Mr. CONKLING (Rep., N. Y.) could not see how this bill could be made a precedent of a dangerous character.

Mr. EDMUND (Rep., Vt.) wanted the bid to take the usual course of all oils and go to the Fina ace Committee. After debate he withdrew his objection, and the bill was passed manifolosisy.

Mr. BOUTWELL (1991, Mass.) called up the House bill to authorize the Committee of Internal Revenue to designate and fix the points at which the collectors and supervisors of the internal revenue shall had their offices. The bill was amended so as to apply to a lifetors only, and then had over to please air, Sargent (1891, Cal.)

Mr. NORWOOD (Dem., Ga.) submitted a resolution directing the Secretary of the Navy to furnise an estimate of the cost of establishing a depot for bayor supplies and a marial station on the Government land on Types Island and Cookspeer Island, Georgia. Agreed to.

Mr. SARGENT (Rep., Cal.) submitted the following: Resided, That the senate recommend to the Fresident that he cause negotiations to be entered up a with the Chinese Government of the Chinese Government to effect such change in the existing treaty between he United States and China as will law mily permit the application of restrictions upon the great influx of chinese subjects to that a weight such as a first on the table. He gave note that a weight such as a first on the respective that a weight such as a first on the respective to the printed and lie on the table. He gave

Ordered to be printed and lie on the table. He gave notice that he would speak on the resolution at an early

The Senate then resume t the con-ideration of the unfinished busi ess, being the bill to amend the laws re-

hting to legal tender of silver coin.

Mr. BOGY (Dem., Mo.) moved to smend so as to make Mr. BoGY (Dem., Mo.) moved to amend so as to make the silver dollar authorized by the bill to be coined a legal tender for any amount, and also receivable for Castoms cuttes, and providing that the relative value between gold and silver of lawful standard be flated at 13½ to 1. He said he proposed that silver should or a legal tender for all amounts, and for all contracts both puolic and private, and also receivable in payment of duties at the Castom-house. All over the country there is a shrunkage or values. The scarcity of money is fell by every class except our. Labor is unemployed, and any proposition to incuss life into the present condition of affairs must be considered of importance. The rapid comage of silver, and making it a legal tender, he believed would soom have the effect of infusing new life and activity into the business of the country will go on from bad to worse. He arged, at length, that silver is one of the precious inetals, and that Congress has no power moder the Constitution to prevent its being a legal conder. The puolic debt is legally payable in gold and silver, and all our obligations contracted prior to 1873 are legally payable in gold and silver, and all our obligations contracted prior to 1873 are legally payable in gold and silver, and all our obligations contracted prior to 1873 are legally payable in gold and silver, and all our obligations contracted prior to 1873 are legally payable in gold and silver, and all our obligations contracted prior to 1873 are legally payable in gold and silver, and all our obligations contracted prior to 1873 are legally payable in gold and silver, and all our obligations contracted prior to 1873 are legally payable in gold and silver, and all our obligations contracted prior to 1873 are legally payable in gold and silver in the legal payable in gold and silver, and all our obligations contracted prior to 1873 are legally payable in gold and silver, the proposed for the same and the gold and silver in the legal payable in gold and silver at 10½ to the silver dollar authorized by the bill to be coined a

and lie on the table.

The Senate then, at 4:15, on motion of Mr. SHER-

HOUSE OF REPRESENTATIVES. In the House to-day bills were introduced and

By Mr. VANCE (Dem., N. C.) -To grant to the State of Ohio the unsold and unappropriated public lands in that

By Mr. LAWRENCE (Rep., Ohio)-To enlarge the priviegosof the writ of habeas corpus. The Senate amendments to the Consular and Diplonatic Appropriation bill were non-concurred in. A Com-

mittee of Conference was not asked. Mr. YOUNG (Rep., Tenn.) offered a resolution requestng the President to order a large military force to ren-

beyons at some suitable point on the Rio Grande to pre-cent hostilities on the border, and providing that the general of the Army proceed in person to the scene of the threatened outbreak. Referred to the Committee on

Foreign Affairs.
Mr. COX (Dem., N. Y.), from the Committee on Rules, made a report in the case of Charles M. Smith, the journal cierk, who was shown to have usued a circular seeking business in the collection of additional bounty claums. One report severely condemns the action of Mr. Smith, at imaximely as he has resigned his position no action as recommended. was recommended.
Mr. WELLS (bem., Mo.) reported back the Senate
amendments to the Deficiency bill, some of which were
rejected, and some concurred in, without being read to

amendments to the Belleters in some of which was repected, and some concarred in, without being read to the House.

Mr. CATE (Dem., Wis.) offered a resolution, reciting charges made in a newspaper report, affecting the official conduct of Secretary Bristow in regard to the remission of forfeiture in the case of the back Mary Merritt, seized in Milwankee in Jane, 1860, for a violation of the customs laws. The allegations are that an application for remission of the forfeiture was referred by the Treasury Department to a Committee of Experts, who decided not to remit the forfeiture; that the report of the Committee was approved by the Secretary, Richardson; that on that hearing Mr. Bristow appeared as counsel for the owners of the vessel, and that after Mr. Bristow became Secretary of the Treasury, while the judgment of forfeiture will remained unpaid, the officer who made seizure was paid 87,000 as his moiety, Ou condition that he would cease further opposition to the remission of the forfeiture it that therenpon Mr. Bristow was applied to for a remission, and replied that he would do nothing himself, but that his private secretary could fix it up, and that the attorney met the private secretary and had the forfeiture remitted. The resolution instructed the Committee on Expenditures in the Treasury Petpartment to Inquire mot thegire metalances.

Mr. HALL (Rep., Mc.) suggested that the charge should be made more definite and specific. He knew that Mr. Bristow desired and courted investigation on every subject with which his mame was connected, and him out brighter.

Mr. KASSON (Rep., Iowa) desired Mr. Cate to Insert in

inn out brighter.
Mr. KASSON (Rep., Iowa) desired Mr. Cate to insert in its resonation a provision that the investigation should be conducted with open doors, but Mr. Cate declined to modify it.
The resolution was then adopted.

ARMY GOVERNMENT FOR INDIANS. The House then took up the bill to transfer the Indian

Sureau to the War Department.

Mr. COX (D m., N. Y.) made a speech against the bill. In one of his humorous digressions he was reminded by Mr. MORRISON (Dem., Ill.) in an undertone that he (Cox) had no war record, to which he retorted, amid loud laughter, "And yours was struck out of the Congres-

ployés—about \$180,000 a year, while the would bill effect a saving of over \$5,000,000 a year.

Mr. Holman's substitute was rejected.

There was some further debate on the bill, and an amendment offered by Mr. SPARKS (Dem., Iii.) was adopted, providing for Indians becoming citizens. On motion of Mr. COX (Dem., N. Y.) the words "religious denominations" were substituted for the words "Christian churches." Without making any final disposition of the bill, the House adjourned at 5:20 p. m.

CONFIRMATIONS.

WASHINGTON, April 20 .- The Senate this Michael Schoeffer to be Chief-Justice of the Supreme Court of Utah; Chas. T. Jackson, Pr., Postmaster at Goshen, N. Y., and Joseph C. Wilson, Collector of Internal Revenue for Colorado. afternoon confirmed the following nominations:

MAY REMOVALS.

FEW CHANGES TO OCCUR THIS SPRING - LAND-LORDS MAKE CONCESSIONS AND RETAIN THEIR TENANTS.

The 1st of May in New-York has acquired a distinctive character. It is generally known as the great moving day, and it is the date when leases usually begin and at which they end. In the minds of many people this day is associated with the breaking up of homes, the packing of furniture, the ceaseless rumble of carts, and the removal of household goods to new localities. It is a custom so general as to have become almost an "unwritten law" that notices of removal shall be given to landlords in February, but the rule is not unfrequently violated. During the latter half of April the advertising columns of the newspapers contain many announcements of houses, apartments, stores, offices, &c., to let, and the eager owner looks with anxiety upon empty rooms, while the prospective tenant is in doubt whether or not he will be satisfied with his new situation. The number of changes and removals in offices and stores down town this Spring will probably be smaller than usual. This is said by real estate agents and others to be a result of the hard times, the depression of which is felt universally. Landlords, believing diminished rentals to be preferable to empty rooms or tenants less trustworthy, have made concessions to many occu-pants of rooms who otherwise might have felt compelled to remove, and have induced them to remain. Hence, in some buildings containing large numbers of rooms there are to be few or no removals, although persons oc cupying one suite of rooms may remove to others in the same building. As a rule, too, tenants who are well situated, in addition to a general aversion to changing, fear that a loss of business might be the result of removal.

In the Equitable, Trinity, and Staats Zeitung buildings no removals of importance are to be made. The offices in The Taibune building, nearly all of which are rented, are to retain their present tenants, and some additional offices will, be occupied. The Evening Post building is to lose several of its tenants, but a larger number of accessions than of losses will occur. Among is to lose several of its tenants, but a larger number of accessions than of losses will occur. Among those who will leave this building are the following: The law firm of Birdseye, Cloyd & Bayliss, which is going to No. 170 Broadway; Edward Sexton, lawyer, whose new office will also be at No. 170 Broadway; the Automatic Signal Telegraph Company, which has already removed to No. 192 Broadway; the Automatic Signal Telegraph Company, which has already removed to No. 192 Broadway; Douglas & Minton, lawyers; Caarles McCauley & Co., E. G. Comstock, and the Lathrope Antilificitionate Company. Among the new tenants are to be Thomas Cooper Campbell, R. W. Hawksworth, and Thomas S. Henry, all of whom have had law offices at No. 152 Broadway; Charles W. Forbes, lawyer, of No. 319 Broadway; Charles W. Forbes, lawyer, wao has already removed from 206 Broadway; A. W. Speir and Gilbert M. Speir, Jr., lawyers, of No. 40 Williamset; the New-England Mutual Life Insurance Company, which has been at the Metropolitan Bank building, at Broadway and Pinest,; also the Ransome Patent Stone Company, the law firms of Rank & Eugle, and Barlow, Carpenter & Keib, and the building after of Peck & Kennedy.

Farmum, Bishop & Co., brokers, will leave the Deckel Building, at Broad and Walisto, and occupy quarters at No. 33 Eroad-st.; and Chase & Higginson, brokers, are to remove from this building to No. 24 Pinest, F. F. Marbury & Son, lawyers, of No. 64 Walist, and Porter, Lowery, Soren & Stone, lawyers, at present in the Western Union building, are to occupy offices in the Drexel Building during the coming year. The Bennett building, at Nassan and Fution-sts, will also receive a few two tenants for next year. Edward G. Black, lawyer, of No. 25 Pinest, and Edward G. Black, lawyer, of No. 25 Pinest, and Edward G. Black, lawyer, of No. 25 Pinest, and farthorne & Franc, law, vers, of No. 67 Reatway. Etake, Brothers & Co., bankers, of No. 52 Wall-st. Will remove to No. 24 Wall-st.

The most important change to business men and others with support

NEW-ORLEANS, April 20.—This was the fourth day of the Spring meeting of the Louisiana Jockey Club. The first race was won by Kilburn, Albon second, and springlet third. The second race—one mile and a half was wen cashy by Ascension. Time, 214242.

HOME NEWS.

THERMOMETER YESTERDAY AT HUDNUTS, IN 9 a. m., 45° Noon, 51°, 3 p. m., 60°, Midnight, 45°, Highest during the day, 60°, Lowest, 56°, Average, 474°, same day, 1875, 24%°

PROMINENT ARRIVALS.

PROMINENT ARRIVALS.

Windsor Holel—Senator Francis Kernan of Utica, George B. Bickeris, Vice President of the Pennavivania Rattroad Company, and Theodox M. Pomeroy et Auburg, N. Y. Bickengdom Heels—Commander Perturn Fute of the Bischlan Navy. Revered House—Fid. Vangelias of the French Legation at Washington, and Wavne Mar Vergh of Pennavivania. Holel Bresneitz—Ex-Compressional Richard D. Hubbard of Connecticut. Figh. Assembly Rate Vergh of Pennavivania, Holel Bresneitz—Ex-Compressional Richard D. Hubbard of Connecticut. Figh. Assembly hand George West of Pulls ton, N. Y., ex-Congressional O. R. Matteson of Utica, and Netl (Homost, N. Y. State emperimensheut of Public Instruction.). Gilley House—The Hon, Harlo Bakes of Hornellaville, N. Y.

NEW-YORK CITY.

Judge Flanagan yesterday entered judgment for his salary against the city for \$788 on. Fourth-ave., north of Eighty-sixth-st., is to be

The first payment of silver coin at the Sub-Treasy yesterday was of \$100 made to the Chamber of Com The construction of a new railroad, four and a aif miles long, from Yonkers to Kingstridge, is to be began

The new Catholic Church of the Sacred Heart, in West Fifty first at, was opened for worship last Sunday, and was crowded at each service. The Young Women's Christian Association have

sned a circular protesting against the practice of requiring male cierks to stand continuously for many hours. The foreign mails yesterday, consisting of 29,601 tters and 71 bars of newspapers, were carried by the steam on Gollert, City of New York, Atlas and Berranda.

Isaiah Katé of No. 145 West Thirtieth-st. was stabled in the left sum with a pocket knife by James Johnson, yesterday afternoon, in West Thirty third st. Johnson was arrosted.

Between 2,000 and 3,000 New-York shad were sent into the markets yesterday. The season for S stands. A party of fifteen gypsies, who have been living for several months in the lower part of the Pilth Ward, packet

up yesteriay, and took a train for California, having purchased through therets. The ship Robert Dixon, which arrived yesterday from Damariscotta, reports that on March 6, Robert P. Brown, a scaman of Boston, 30 years of age, fell overboard from the jibboom and was lost. John T. Burling, a clerk in the Controller's office,

committed suicide yesterday morning by cutting his throat while laboring under a fit of temporary insanity. No cause was ascertained for the insanity. The New-York Elevated Railway Company yesterday served a notice of appeal from Chief-Justice Daly's decision that the Company has no right in Greenwich at, and no right to enlarge its use of that street.

The suit of H. B. Claffin & Co. against Ephraim Marriner to recover \$6,000 alleged to have been loaned by the firm some time ago, is on trial in the United States Circuit Court, before Junge Wallace and a jury. The distribution of coal to the poor by the Com-

stoners of Charities and Correction has ceased. During season they distributed 3,100 tons in quantities of haif to to each family, relieving 6,200 families. All the guests at the New-York Hotel moved to ther quarters yesterday, and the hotel is closed to the publ

to-day. Wrisley & Co. will immediately proceed to sell their furniture in order to vacate the house by May 1. Prof. G. R. Cromwell will begin this evening at

transferred \$20,000 to the appropriation for Charities and Correction for 1876, for the relief of the poor adult blind, from the appropriation for 1876, that amount being in excess of what is required for salaries, repairs, supplies, and out-door noor.

The railroad companies yesterday began the delivery of specific low of grain intact, when this was called for under the terms of the contract with the Produce Exchange. The rest of the grain, however, is transported indiscriminately and delivered according to the grade called for in the bill of

In the suit of Frederick J. Vesscher against the Greenbank Alkali Company, an English company, tried before Judge Larremore in Supreme Court, Circuit, yesterday, the jury found a verdict for plaintiff for \$4,649 .3. The plaintiff is claim is that the defendants failed to fulfill a contract for the delivery of caustic soda.

By the breaking of the crank of an engine on the Elevated Railroat last evening, trains were delayed nearly two hours. No damage was done. This is the second of these accidents, and the reason assigned is that the old engines are not airong enough to pull heavy trains over the hilly part of the up-town route. An application was made to Judge Barrett in

Supreme Court, Chambers, yesterday, for an order authorizing William H. Newman, receiver of the New-York, Utica and Ogde at trg Railroad, to see the subscribers for the stock of the Company on their subscriptions, only ten per cent of the subscriptions having been paid in by some of them. Decision was re-rved. The Coaching Club of this city will have a parade to more wafternoon at 3:45. The members will assemble at Madison square, move up Fifth ave. to Central Park, and con-

time as far as Steison's. The return route will be down Fifth-ave, to Washington-square, and thence to the place of thatting Eight drags will participate, and it promises to be a spectacle of unusual interest. The Controller of the Currency has granted the Eank of the State of New-York permission to resume business. The new President said yesterday that the next course would be to apply to the Clearing house for readmission. Headded that he was not in a hurry to resume the business of the bank, and could not designate the exact day when it would be opened; but it would be at some time between now and May 1.

Edgar Ketchum, the chairman of the new committee called for by Charles O'Conor to make some arrangement to examine into the charges against him, states that the Comto examine into the charges against him, states that the Com-mittee have met and tried to devise some way to make an in-vestigation which shall be thoroughly fair, but so far have been unable to decide on a plan which shall meet all the exi-gencies of the case.

An advertisement for men to go to Philadelphia,

An advertisement for men to go to Prinadelphia, application to be made at No. 243 West Twenty-ninth-st., drew a crowd yesterday to the store at that number, occupied by Mr. P. Lowenthal. The crowd increased until Mr. Lowenthal telegraphed to Police Headquarters for assistance. It was inally explaine that the advertisement was a bogus one, and the men went away disappointed.

Three organ-grinders, Autonio Britt, Andrew

Bruno, and Francis Franciscowijohi, were arraigned in the Court of Special Sessions yesterday on complaint of the Society for the Reformation of Juvenile Delinquents, which charged that they employed children to go from house to home beginning but requested the Court to be lenient with them. They seem cancel fined \$50. One of them immediately paid his fine, and walked triumphantly out of court. By an order from the Secretary of the Treasury, and order from the Secretary of the Freasury, dated Feb. 9, the United States Revenue Marine Service vesses have been supplied with and will hereafter use a diatinguishing Coston night signal, showing while burning the column of the law and green in succession. This will be a great nutritary in rendering and to weeked or stranded vessels on the law and sea coasts, since it will show distressed vessels that assistance is near at hand.

The Corporation Counsel has given as his opinion, The Corporation Counsel has given as his opinion, in regard to the legality of continuing the contracts for applies for the Department of Charities and Correction, that the contracts should cease at the end of 30 days and new ones then he awarded for a definite period. The Commissioners of dered that motice to this effect should be given to the contractors, and that the contracts with butchers and fish dealers should cease 50 days from April 19.

The new colors of the health of the contract of the contrac

The new school building in Fifty-fourth-st., near Eighth ave., will be ready for occupancy in September. The primary department will accommodate the pupils of Primary primary department will accommonate the pupus of Armary School. No. 40, now at Seventhave, and Forty-ninth-st. The lease for the building now used for this school expires May 1, and cannot be renewed for less than a year. The Board of Ed-neation, having tried in value to obtain quarters for the remain-ter of the session, nave ordered the school to be closed during May and Jone.

ship Prof. Morse arrived yesterday with President William Orton, Dr. James O. Green, and A. S. Downer, who have been Orion, Dr. James O. Green, and A. S. Downer, who have desired to the West Indies on a tour combining business with pleasure. The steamer arrived at Havama from New York on April 4, and on the next day she proceeded to pick up and repair the second Havama cable, which had been snapped one mile from its landing and eight miles from Havama. This cable was lad in 1800, in from 60 to 80 fathems of water. By the evening of April 91 is was in perfect working order, having been grapoided for and spiliced. The steamer next spent were three days in recovering the heavy shore out of the first cable, late in 1807, recovering the heavy shore out of the first cable, late in 1807. seven days from Havana and four days from Key W BROOKLYN.

Col. Titus, Arkansas State Agent, charged with elackmail and false imprisonment by Augustine R. MacDonald,

About 500 creditors of the broken Central Bank were yesterday paid a dividend of 10 per cent. There was a rections payment about three years ago. George Wilson and Patrick Boyle were yesterday convicted in the Court of Sessions of participating in the rob-bery of Mr. Billon's jewelry store in Hicks st. on March 24. They were remainted for sentence.

Parker P. Baldwin yesterday recovered \$5,000 in Parker P. Baldwin yesterday recovered \$5,000 in
the City Court from Wm. H. Jenkins for injuries received
through the alleged negligence of the defendant in failing to
cover an exacutate on the latter's premises.

Detectives yesterday made a descent upon the
policy slop kept by Francis Williams and Edward Lynch, at
south Fourth and Fifth sits, are sted the proprietors, and
seized the books, papers, and slips belonging to the concern.

A company has been formed for the purpose of

A company has been formed for the purpose of building a parrow gauge railroad from the foot of North Thir, teenth st., through Maspeth, Winnels, Newtown, Finshing, Baysile, Hompatead, Glen Clove, Oyster Bay, and Cold Spring Harloor to Huntington. A terry is to connect the Brooklyn terminan with the foot of Twenty third at, Fulton, Ferry, and terminan with the foot of Twenty third at, Fulton, Ferry, and twall on a New York. The cost of the road will be about Second, on, It is expected to be in running order by Aug. 1. Gen. Slocum, President of the Board of Public Worns, vesterday renewed his resolution of the day previous, recommending that the Board advertise for proposals for facing the cam of the Storage Reservoir, urging that the Mayor and Common Council had requested them to finish the dam and impound the water. Commissioners Fowler and Adams opposed the resolution, on the ground that such action would be unlawful, and it was shoutful whether the city had a right to limits the work independently of the old contractors. The resolution was loot.

Robert Morton was assaulted and badly beaten by

a gang of unknown persons at Grove-st, and Newark-ave, yesterday about 4 a. m. The Catholic Children's Home at Pavonia-ave, and Ericst, which was presented to the Society by H. Henweed, will be opened May I. The Children's Home, which was for-merly in this building, is now located on the Hights.

The New-Jersey Central Railroad Company is building a new ferry-hoat to provide for the expected increase o, travel this season. By the new time-table, which will take effect May i, trains will run regularly to Long Branch and

Officer Thompson of the Third Precinct was arrested yesterday, and gave bati to appear for examination to answer a charge of assaulting William and Thomas O'Neil, whom he had taken to the station-house for being drunk and John Ryan, age 18, of Watts-st., New-York, and

Felix benchue, age 15, of Leroy and Greenwich ats., New-York, were committed resterday for stealing locks from gates at the Abstroir. The Stock Yard Company has lost about 40 locks in the past two days, and has been annoyed by these thefts for a year. A horse attached to Luhrman's geocery wagon be-

came frightened in Newark ave yesterday, and, running away, struck a lamp-post at Jersey ave., throwing out the driver and nuring him in a probably fatal manner. The horse was another and another driver started to take bim home, but in Naynesi, the run away again and dashed into another famposit, demoishing the wagon.

The new Board of Fire Commissioners have

adopted the rules of the old Board. The new committees are Printing and Stationery-Fisher, Edwards, and Van Riper Feed-Van Riper, Martin, and Edwards; Building and Re rect - Van higher, Saitha and Francis in Apparatus - Martin, Van Riper, and Fraher; supplies - Edwards, Martin, and Van Riper, Telegraph and Fraher; supplies - Edwards, Martin, and And Edwards, Combustibles - Van Riper, Martin, and Fisher; Applications and Appointments - Edwards, Pisher, and Van Riper; Salarios—Martin, Edwards, and Fisher. NEWARK.

Ex-Senator John W. Taylor has been elected ounsel for Belleville, and C. M. C. Morrow for Cli-A pocket-book, the property of the Rev. Mr. Garri-New York, was found in the Newark and New-York

and the last by a newsboy named Charles Mackey on Wed-nesday, who made inquiries for the owner and returned the property to him, receiving a reward. St. Stephen's Protestant Episcopal Church has elected the following officers for the ensuing year: Wardens John S. Young and John P. Nessle; Vestrymen, Charles H. Alcock, pr. J. Obrig, N. E. Seeley, G. Stremmel, C. L. Weeks, J. S. Rees, and J. A. Nichols; Delegates, A. Q. Krosby, J. I. Young, John P. Nessle; Alternaces, F. Q. Krosby, C. L. Weeks and J. S. Rees.

NEW-JERSEY.

Hoboken.-The Commissioners appointed about

three years ago to make preliminary surveys and arrangments for securing a water supply for the northern part of Hudson County returned \$1,802 15 yesterday as the unexpended balance of the appropriation of \$10,000. Various water sources and plans have been suggested from time to time, but none were accepted, and the Commissioners have been discharged.

WEST HUDGORY The new Township Commissioners.

ween discharged.

WEST HOBOKEN.—The new Township Committee has oran ized by the election of Josephus Hughes, President, and Angustin Jourdenil, Treasurer. The bonds of the latter were fixed at \$30,000. The newly appointed constables were each required to furnish \$300 security.

LONG ISLAND. JAMAICA .- A Convention of delegates from the

various divisions of the Sons of Temperance on Long Island was held yesterday. It was received by a large majority to take the necessary steps to be set apart from the Eastern Grand Division of the State, and to be constituted a new one, to be known as "The Grand Division of Long Island." The matter Division of the State, and to be consultated a new one, to be known as "The Grand Division of Long Island." The matter must now go before the Eastern Grand Division for their consent, and finally before the National Grand Division of the United States... The annual charter election of the village will be held on Tuesday next. The officers to be elected are three Trustees, a Treasurer, a Clerk, three Assossors, a Police Constable and Collector, an Overseer of the Poor, a Superintendent of Streets, and a Police Justice... The Rod and Rife Association are making extensive preparations for the coming season. The arrangements include two targets at 200 yards, one target not being sufficient to accommodate the large number of marksmen expected to take part in the contests for prizes. Of the latter, two have been prepared. One is to be known as the "Champion badge," and will be competed for on the third Wednesday of May and the second Wednesdays of June, July, August. September, and October, becoming the property of the member who shall have won it three times. The other is to be known as the "Challenge badge," and is to shot for on Saturday of each week between May 6 and Oct. 23, becoming the property of the member who shall have won it the greatest number of times during the season. The membership of the Association is rapidly increasing... John Van Ordwick alias "Dutch" (colored), living at the foot of Washington-sh, on Wednesday evening, while under the influence of luquor, beat his mistress. Jane Dilk, in a brutal manner, 14 or review attracted the attention of some persons passing the house, who went to her assistance probasily just in time to save her life, as Van Ordwick was about to draw a razer across her throat. The woman refused to make a complaint against him.

CLIFTON.-The Rev. Dr. J. C. Eccleston, rector of St. John's Episcopal Church, announced at Easter that a mortgage of \$25,000 on the church had been liquidated, and mortgage of \$25,000 on the church had been liquidated, and the congregation were now free from debt. This large sum had been raised entirely by private subscriptions. During the past five years the parish has raised, almost entirely within itself, \$150,000. The parish owns three acres of land adjoining the church, and the next move will be to raise \$50,000 for the erection of a chapel and rectory.

CASTLETON.—The Church of St. Rose has purchased a plot of ground at Castleton-ave, and Dongan at, upon which it proposes to build a new church, the plans for which are already prepared. ...C. W. Kennedy, W. N. Hawkins, Walter Fero, Thomas Humphrey, and John Winegar have been appointed to organize a Republican Campaign Club, and to issue a call for the first meeting.

RETHOOD —Since the decision rendered by Judge, Moore of

for the first meeting.

RI'HHOND —Since the decision emdered by Judge Moore of Rings County, in Tayor of the drainage of Westfield, Northfield, and Southfield, the Commissioners have advertised for senied proposals for the purchase of \$25.000 of drainage bonds, bids to be received for the whole or portions of the

STAPLETON.—Armstrong & Frost, flour and feed merchants, who recently asspended, have canceled all their obligations in full, and the business is to be resumed by Mr. Frost, Mr. Armstrong having withdrawn. HUDSON RIVER COUNTIES.

Ryg.-The Town Trustees have appropriated \$1,000 for repairs to roads and bridges, rendered necessary by the recent freshets. LECTURES AND MEETINGS.

The election of officers of the American Institute took place last evening at the Cooper Union, where 278 votes were cost and the regular ticket was unanimously elected. At a neeting of the Xth Assembly District Repub-lican Association last evening, at No. 28 Avenue A. J. M. Pat terson, fr., presiding, 25 new members were enrolled. The Association now numbers 44.0.

The St. George Society of New-York will hold its anniversary dinner next Monday at Delmonico's in Four-teenth st. This useful society will be able before many years teenth st. This declar society will be able before many years have passed to follow the prevailing fashion and celebrate its own centennial, having already reached its nineticth birthday. The festival will be rendered unusually interesting by the presence of W. C. Bryant, the Hon. John Jay, and other dis-tinguished guests and speakers.

A meeting of the depositors of the German Uptown Savings Paul was held last evening at Terrace Garden in Fifty-eighth-st. The Committee appointed at the last meeting reopried that the services of the receiver, Herman Uhl ing reopyted that the services of the receiver, derman can were entirely satisfactory, and that the assets remaining after the first dividead had been paid were as follows: Mortgages, \$130,000; the bank building, \$80,800; amount due from Manufacturers and Builders' Bank, \$30, 90; bonds, \$36,500. The Amount of the second dividend, which remains to be paid, is \$18,000. The Committee anticipated a further dividend of 90 or 25 per cent, and recommended the employment of William H. King as counsel, and that one fourth of one per cent of the deposits be put for his services. After a long discussion, the resolution was adopted manufactured.

POLICE NOTES.

Jacob Stephan, age 25, of No. 645 Sixth-st., fell from a scaffold at No. 16 Pirstave, yesterday and received a severe scalp wound. George Hempe, age 16, of No. 78 York-st., Jersey City, fell through the latchway at No. 115 Liberty-st. yester-day morning and received serious injuries.

Ar unknown woman about 60 years of age and proved dressed in dark clothes was foundlying in the street unconscious yesterday morning and sent to the Chambers Street Respital. James Jordan of No. 207 Greenwich-st., while at

One of our subarban teachers yesterday asked one of the little boys in her school, "Where does the sun rise!" Great was her astonishment and satisfaction in the evidence of progress he was making under her care, as the little feilow, with a wise look, answered, "In Bos-ton, ma'am."—[Boston Transcript.

THE PERUVIAN SYRUP being free from alco-

There is no aperient that has so many exacts as a gentle pargafive, and sweetens the breath. The Spring style of gentlemen's ha's intro-

duced to Kxox is an established favorite with those who can appreciate beauty and artistic excellence. Sensible people ways select their hats at 212 Broadway, or at his establish-A GNEW, THOMAS R., the great New-York

N. SQUIRE, 97 Fulton-st.—Watches, Jowelry, Diamonds, Sterling Silver and Roger's Plated Ware. All of the best quality and at smallest profes. STRICTURE, Impotence, and Diseases of the Generative Organs radically and speedily cored. HENRY A. DANIELS, M. D., 144 Lexington are. Office hours 8 to 3.

DOLLAR

will send THE WEEKLY TRIBUNE (postpaid) to any address in the United States or Canada until and including the issue of Nov. 15, 1876, or the close of the Centernial Presidential campaign.

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THE TRIBUNE, NEW YORK. CHOICE ROOMS FOR OFFICES.

TO LET AT LOW RATES,

THE TRIBUNE BUILDING CENTRAL SITUATION, GOOD ELEVATORS. PERFECT LIGHT,

BUILDING ABSOLUTELY FIRE PROOF,

STEAM HEAT FREE. A LARGE ROOM SUITABLE FOR A BANK OR IN SURANCE COMPANY.

TRIBUNE COUNTING ROOM. SECOND WEEK OF SPECIAL SALE.

(Cort had no war record, to which he retorted, amid loud laughter, "And yours was struck out of the Congressional Directory."
The bull was also of the churches of the country, the wards of the churches of the country the control of the country that the wards of the churches of the country that the wards of the churches of the country that the wards of the country that the wards of the country that the wards of the wards of the country that the wards of the wards of the country that the wards of the wards of the country that the wards of the wards of the country that the wards of the wards of the wards of the country wards of the wards of the wards of the country wards of the wards of the wards of the country wards of the wards of the wards of the wards of the country was not guite prepared to adopt that policy. Mr. (OX criticles the profamity which had crept into the debate, Mr. (OX criticles the profamity which had crept into the debate, Mr. (OX criticles the profamity which had crept into the debate, Mr. (OX criticles the profamity which had crept into the debate, Mr. (OX criticles the profamity which had crept into the debate, Mr. (OX criticles the polley. Mr. (OX criticles the polley was the wards the polley was the profamity which had crept into the debate, Mr. (OX criticles the polley was the profamity which had crept into the debate, Mr. (OX criticles the polley was the profamity which had crept into the debate, Mr. (OX criticles and profamity which had crept into the debate, Mr. (OX criticles the polley was the profamity which had crept into the debate, Mr. (OX criticles the polley was the profamity which had crept into the debate, Mr. (OX criticles and profamity which had crept into the debate, Mr. (OX criticles the polley was the profamity which had crept into the debate, Mr. (OX criticles the polley was the profamity which had crept into the debate, Mr. (OX criticles the polley was the profamity which had crept into the debate, Mr. (OX criticles the polley was the profamity which had crept into the d